



DATE: JAN 4 1990

IN THE MATTER OF

LEONILA JARAMILLO
Respondent

CASE No.: 89-TLC-7

ORDER

On July 25, 1989 a telegraph was filed with this office requesting a hearing pursuant to 20 C.F.R. §655.112. On September 26, 1989 the Department of Labor filed a letter asserting that no valid application had been made in this matter. In support of this assertion, Labor enclosed a statement by Mr. Rudy De Santos, who claimed to have personally spoken with the employer in question and been informed that an application for review before this office had not been filed by her nor did she desire such.

The employer's putative attorney was contacted shortly after receipt of Labor's letter and provided a photocopy of the document. At that time, this office received assurance that this apparent confusion would be rectified. To date nothing has been filed which would contradict Labor's assertions that no actual controversy exists between these parties. Accordingly, employer attorney is ORDERED to show cause why this matter should not be dismissed within twenty days of the date of this order. Failure to show such cause will result in the dismissal of this matter.

JOHN M. VITTON
Deputy Chief Judge

JMV/DA/mb